CRIMINAL CAUSE FOR PLEADING

BEFORE: MAGISTRATE JUDGE LEVY Courtroom 11B South DATE: 3/9/20
19 CR 2 United States v. Martinez
DEFENDANT: Jason Reyes
DEFENSE COUNSEL: Gerald DiChiara
AUSA: Jennifer Sasso CLERK: Alicia Ferrara
INTERPRETER: N/A
RECORDING START AND END TIME: 11:43-12:46 X CASE CALLED DEFT'S FIRST APPEARANCE DEFT: X SWORN ARRAIGNED X INFORMED OF RIGHTS
WAIVER OF INDICTMENT FILED INFORMATION FILED DEFT ENTER GUILTY PLEA TO THE INFORMATION X DEFT. WITHDRAWS NOT GUILTY PLEA AND ENTERS GUILTY PLEA TO a lesser-included offense of COUNT _1_ OF THE INDICTMENT (21 U.S.C. § 846 X COURT FINDS FACTUAL BASIS FOR THE PLEA X SENTENCING SET FOR _5/13/20 AT _2:30 PM BEFORE J. Korman SENTENCING TO BE SET BY PROBATION BOND:SETCONT'D FOR DEFTCONT'D IN CUSTODY CASE ADJOURNED TOAT X TRANSCRIPT ORDERED: [11:43-12:46]
CASE ADJOURNED TO AT TRANSCRIPT ORDERED: [11:43-12:46]

OTHER: <u>Pursuant to Federal Rule 11 of Criminal Procedure</u>, the <u>Magistrate Judge did</u> administer the allocution. A finding has been made that the plea was made knowingly and voluntarily and the plea was not coerced. The <u>Magistrate Judge recommends that the plea of guilty be accepted.</u>